against said county for repairing

lation to turnpike companies.

To prevent the pollution of drinking

church, Shemariah Presbyterian church,

and St. John's German church, in Au-

row money and secure by deed of trust.

of Alleghany county to borrow money to

establish Roanoke College, in the coun-

To incorporate the Manchester Manu-

To smend and re-enact sections 1, 2,

and 3 of an act entitled an act to provide

for the working and keeping in repair

the public roads in the counties of Alle-ghany, Bath, and Highland, approved

February 22, 1884, and to amend and re-

enact section 5 of same act, approved February 12, 1886, and to add indepen-

For the relief of Charles W. Walker,

To incorporate the Workingmen's As-

To incorporate the Wytheville Street

To provide for an improved form of

records in the Chancery Court of the city

To amend and re-enact section 6 of

To amend and re-enact an act to amend

and an act supplemental thereto, ratified the 24th day of January, 1872, and ap-proved on the 23d day of February, 1875, approved on the 3d day of March,

Morgan's Raid on the Blair Bill.

In your issue of the 31st is an abstract

stand it. None will lament more sin-

cerely than his constituents that his ability to understand was not commen-

surate with his desire. He declared that

His studies of "constitutional distri-

their clerks, and to dissociate them en-

State of Alabama \$2,000,000 in salaries,

" patent outside."

To the Editor of the Dispatch:

Railway Company. For the relief of Henry Mahony.

To amend sections 16, 21, 23, 26, and

Reports.

gusta county.

ty of Roanoke.

facturing Company.

Discussion of Criminal Charges-Compulsory Pilotage on James River-Grand Divisions of the State.

The Senate was called to order yesterday at 12 o'clock M. by Lieutenant-Governor John E. Massey. There was no

BILLS REPORTED. To extend the time of settlement of Accounts be requested to ascertain from P. D. Divers, late treasurer of Frank- F. H. Evans, Commonwealth's attorney

county; to appropriate money to erect character of the prosecution for felony additional buildings at the Southwestern in the nineteen cases certified at the Jan-Lunatic Asylum, with a substitute which provides for the appropriation of \$65,000 for the erection of two additional wings and au additional building, one half of which shall be paid lution that the criminal expenses in this during this year and one half in county had been enormous, and he de-1889, also appropriating \$1,000 to build a road from the asylum to the depot ; to the homestead or on demands against to set forth the facts, as the case may shall contribute to the cost thereof [adversely]; to incorporate the Oakwood he could see the gentleman in reference Cemetery Company, in the county of to the matter. This was done. Burry.

charters have not actually been com-

By Mr. Stubbs: To provide compenvices rendered the State.

Henry.

By Mr. Keiner: To prevent the sale the Benham court.

Mr. Heaten said he had no intention

of intoxicating liquor to minors. The Mr. Heaton said he had no intention bill provides that if any keeper of an of reflecting on the Judge or the Comthan \$300. Mr. Koiner, from the Committee

&c., of certain county officers.

By Mr. Hubard: To extend the time

for the collection of tax-tickets in the troversy and debate, was referred to the hands of J. B. Flippin, late treasurer of | committee. Cumberland county. MOUNT VERNON.

Senate rejected it. this action.

VIRGINIA AND CAROLINA.

Mr. Ellyson moved to reconsider the Railroad Company was passed on Friday.

Mr. Read advocated this course, say
Mr. Stubbs insisted that the grand

ing that a substitute had been agreed upon which he thought would prove better and more acceptable to all. The provisions are similar, but the measure was more carefully prepared. WILLIAM AND MARY.

Senate bill to establish a normal school for males only at William and Mary Col- for Mr. Heaton's proposition : course came up on its engrossment.

The amendments proposed by the Finance Committee were agreed to and the bill, after being ordered to its engrossment, was passed by and made the some irregularities in the both and can but believe that "Observer" is as good a citizent attorneys, clerks, sheriffs, and other officials in this State: therefore

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The amendments proposed by an act approved February and the say the gentleman from Augusta 20, 1878, as amended and re-enact segmon to the bomb, and can but bechapter 100 of the Code of 18.73, as invented to the say the gentleman from Augusta 20, 1878, as amended and re-enact segmon to the bomb, and can but bechapter 100 of the Code of 18.73, as invented to the say the gentleman from Augusta 20, 1878, as amended and re-enact segmon to the bomb, and can but bechapter 100 of the Code of 18.73, as invented to the say the gentleman from Augusta 20, 1878, as amended and re-enact segmon to the bomb, and can but bechapter 100 of the Code of 18.73, as an act approved February 20, 1878, as amended and re-enact segmon to the bomb, and can but bechapter 100 of the Code of 18.73, as an act approved March 100 of the Cod lege in connection with its collegiate grossment, was passed by and made the special order for Friday next at 1 o'clock. Courts of Justice be instructed to in-The bill provides that each county shall be entitled to one pupil in this school and one additional for the counties that such irregularities. Said committee shall have more than one member in the have power to send for persons and House, these to be appointed by the House, these to be appointed by the Mr. Williams withdrew his former recounty school superintendents. These pupils are to have free tuition and shall solution, and here the matter dropped. not be charged more than \$10 per month for board, washing, &c. SENATE BILLS PASSED.

cial Society.

To authorize the circuit and corpora-

tion courts of this Commonwealth to render judgments against receivers, comder judgments against receivers, commissioners, and purchasers at judicial sales, and their sureties in certain cases.

desired time to consult with the school authorities of his district.

Mr. Read favored the bill and could HOUSE BILLS PASSED.

To incorporate the Star of Bethlehem Order of Galilean Fishermen, To amend and re-enact an act to pro vide for working and keeping the public roads in order in Prince Edward county.

CONSTITUTIONAL CONVENTION. On motion of Mr. Rhea his bill to submit to the vote of the people at the presidential election the question of a constitutional convention was taken up and made the special order for Monday

GRAND DIVISIONS. Mr. Berry called up the bill introduced by himself to define the grand divisions of the State. This measure, he said, was in accordance with the wishes of the Executive as expressed by him in his

Mr. Wickham said that the divisions as proposed by Mr. Berry's bill would be made with reference to area and not population. He was in favor of having divisions and letting all appointments he made from the State at large. Since there must be such divisions he thought it best to have them clearly defined and laid off with reference to equality of population.

THE SUBSTITUTE. He therefore proposed the following

substitute: Whereas it is desirable that the grand divisions of the Commonwealth shall be

defined: therefore,

1. Be it enacted by the General Assembly of Virginia. That the region known as the Southwest division shall be comprised within the space lying west of the eastern boundary of the counties of Alleghany, Botetourt, Bedford, and Pittsylvania; that the region known as the Mountain district shall be comprised within the space lying between the westera boundary of the State north of Alleghany county and the eastern boundary of the counties of Amherst, Nelson, Albemarle, Orange, Culpeper, Fauquier, and Londoun; that the region known as the Southside division shall be comwest boundary of the counties of Hali-fax, Campbell, Appomattox, and Buck-ingham and south of the James river; that the residue of the State shall be known as the Tidewater division. 2. This act shall be in force from its

POPULATION AND AREA. Accompanying the bill Mr. Wickham gave the following statement showing

the population and		each divi-
	Fopu- lation.	Size in square miles.
mountain	809,965 978,109 985,995 996,106	9,740 18,440 10,385 7,860
Totals of State 1.	512,565	40,125

Mr. Koiner made a vigorous attack on

the unity of the State, which he desired to see maintained. He had hoped that when West Virginia was cut off the remainder of the State would be allowed to R. Rawlings, late treasurer of Brunsremain as a unit. Mr. Berry said it was puerlle to have these divisions as provided by law and not to have them clearly defined. He would go with Mr. Koiner in voting for the repeal of all laws requiring appointments to be made from different sections.

R. Rawlings, late treasurer of Brunswick county; to provide compensation to A. Theo. Powell for the prosecution of H. R. Puryear; to relieve to the Baltimore, Cincinnati and Western Railway Company from any forfeiture which may have accrued from sections.

To allow the Fasters Shore Steembert.

After some further discussion the bill and substitute were recommitted to the Committee on General Laws. BUCHANAN'S EXPENSES. Mr. Heaton offered the following Resolved, That the Auditor of Public

lin county, with the supervisors of his for Buchanan county, the nature and uary term in the account presented by him for payment, and the names of the persons convicted and of these acquitted.

Mr. Heaton said in support of his reso-

sired some information on the subject. This brought Mr. Williams to his feet. direct the courts of the Commonwealth, in all cases in which they render judged with Judge Hendricks, who presided ments or decrees on instruments waiving over that court, and knew him to be a tees and devisees of J. W. Whitehurst, pure man and one who would not make which the homestead cannot be claimed, an order for the payment of criminal charges unless he was satisfied that they be in said judgments or decrees, and to were correct. He stated that Mr. Evans, interested in an appeal or writ of error of Delegates, and asked that the resolution be passed by for a few minutes until

Subsequently Mr. Williams returned By J. L. Gordon: To forfeit and repeal all charters of internal improvement companies chartered prior to Jan-mary 1, 1883, where work under such isting in that part of the State, growing mainly out of the influence of lawless ness prevailing in the adjoining county in Kentucky-the Hatfield war-and that sation in the amount of \$245 each for B. the Judge and Commonwealth's Attorney F. Bland and Maryus Jones for ser- of Benham county should be commended for their efforts to suppress lawlessness,

By Mr. Staples: To amend and re- rather than to be censured for doing so. enact the amended act to incorporate the town of Martinsville, in the county of est imputation upon the integrity of est imputation upon the integrity of Judge Hendricks, of Russell, who holds

eating kouse, saloon, &c., provides a monwealth's Atterney. All he wanted minor with liquor without the consent of to know was the facts in the case and parents or guardian, he shall be deemed | why such large amounts are paid out for a misdemeanor, and shall be criminal expenses. He said further that fined not less than \$10 and not more the Committee for Courts of Justice would meet immediately after the adjournment of the Senate and hear the on Finance: To amend and re-enact Commonwealth's Attorney's statement, an act prescribing the duties, powers, which he had no doubt would be satisfactory.

The resolution, after a prolonged con-

WANTED TO INVESTIGATE.

Mr. Williams at once drew a resolu-When the bill to incorporate the Mount Vernon Avenue Association, which was passed by the House with an amendment, came up Mr. Moore, its patron, opposed the amendment and the This opened up the subject again.

This opened up the subject again. Messrs. Williams and Stubbs advocated Mr. Moore informed the House of the resolution and several gentlemen opposed it. Mr. Berry in the course of his remarks on the subject said he was confident that in many instances commonwealth's attorneys have drawn invote by which the bill extending the dietments and prosecuted men for felony charter of the Virginia and Carolina when really the charge of misdemeanor

> uries decide whether an offence is a felony or misdemeanor. INVESTIGATE THEM ALL.
> After much time had been consumed Mr. Williams offered a resolution which,

> after being amended so as to read as given below, was adopted as a substitute Whereas it has been suggested that

quire into the matter and report such a

TEACHERS' PAY.
At 2 o'clock Mr. Stubbs called for the bill to provide for the payment to teach-To incorporate the Savannah Benefi- ers of their full salary without requiring

an average attendance, which was the special order for 1 o'clock.

Mr. Wickham moved to pass by. He

see no good reason why the senators personally representing their constituents could not vote for it.

Mr. Williams said the committee ap-

pointed by the school superintendents' conference had decided it inexpedient to legislate on the subject.

Mr. Stubbs advocated the bill and it was ordered to its engrossment.

NIGHT SESSION MONDAY. Mr. Rhea introduced a resolution which, after being modified, was adopted,

The bill is as follows: providing that on Monday the Chair shall be vacated at half-past 2 and resumed at 5 o'clock; at the evening session each senator to be allowed to call up

PISH. Mr. Jones called up his bill to protect fish in the waters of the Commonwealth the instance of the Governor. Mr. Berry said that Mr. Wickham had examined the bill at his suggestion. ined the bill at his suggestion, and had indefinitely postpone it. Though out of a substitute which he (Wickham) would order, by unanimous consent amendments were allowed to be offered, and about a dozen of them poured in in quick succession. Many speeches were made,

and pending consideration the Senate, at 3 P. M., adjourned. House of Delegates. The House was called to order at noon by Mr. Ryan. Prayer was offered by

Rev. S. S. Lambeth, of the Methodist Church. The attendance of members was meagre.

For the relief of the sureties of Isaac N. Akers, late treasures of Patrick county; to allow W. B. W. Brooking, late treasurer of Goochland, and his deputies further time in which to collect levies and taxes already accounted for by him to the Auditor of Public Accounts; for the relief of John A. Shackleford, of Halifax county; to convey to the city of Richmond so much of the Capitol Square on the south and east sides as may be necessary to make Bank and Twelfth streets sixtysix feet wide; to incorporate the Lynch-burg Cotton-Mill and Improvement Com-

pany; to authorize the Petersburg Railroad Company to lease its road; for the relief of J. W. Overby; for the compen-sation of W. W. Wood; to provide for the compensation of the special commit-tee appointed in 1883-'84 to continue and complete the investigation of the books and papers of the First Au-ditor's office; to provide for the payment of the members of the special joint committee of the General Assembly of Virginia, acting under resolution of the 8th of February, 1886, and for the payment of the accountant of said committee; to provide for making, changing, and working roads in the county of Rockingham; to authorize the Council of the town of Gordonsville to issue bonds for the purpose of constructing water-works; to submit a vote to the peo-ple of Rockingham county to determine whether dogs shall be taxed or not; to authorize the qualified voters of Warwick

county to vote upon the question of the removal of the court-house of said

For the relief of Edward Mayo, trea-

failure to commence and complete its road within the time limited in its act of incorporation, and to renew the charter of said company; to incorporate the Northampton county, Va.

Danville and Great Western Railroad To allow W. J. Cave, treasurer of Company, with an amendment; to amend the act prescribing a fence law tax-tickets for which he has accounted to for Newport News election precinct in the county of Warwick; to amend an act To authoric appropriating the proceeds of the glabe of Culpeper county to adjudicate, adlands and other property belonging to the parishes of Abingdon, Ware, and mands of George W. Cooper and the Persewerth, in the county of Gloucester, and for other purposes; for the preservation of certain useful animals and fowls, and to prevent unlawful hunting in the county of Rockingham.

executor against keeping county.

To an

INTRODUCED AND REFERRED. By Mr. Simpson: to amend the law providing for working the public roads of

airfax county.

By Mr. Starke: To refund to the legadeceased, collateral-inheritance taxes paid

By Mr. Huffman : To incorporate the Roanoke Savings Pank. provide for the entry of the same on the Commonwealth's attorney of that Ey Mr. Moore, of Tazewell: To incorexecutions; requiring that all appellants county, was then in the hall of the House porate the Liberty Hill High School. By Mr. Webb: To require judges to

committ to writing instructions to juries.

THEOTAGE BILL Mr. Buford introduced a bill "to amend and re-enact sections 12 and 14 of an act entitled an act to repeal chapter 91 of the Code of 1873, and all acts and parts of acts in relation to the pilots and iloting of vessels, and to enact a law to overn and regulate pilots and piloting vessels in the waters of the State of

Virginia, approved April 21, 1882."

This is the bill recommended by the Chamber of Commerce of Richmond at its last meeting, and was introduced at their request. It proposes to make the employment of pilots on vessels in James
river optional, instead of compulsory as
at present.

To incorporate the Wytheville Telephone Company, and to authorize the

The bill was referred to the Committee on Banks, Currency, and Commerce. CONTESTED-ELECTION CASES.

The contested-election cases of Kilgro es. Leggett and Love es. Overby were passed by and Mr. A. M. McClintic's case vas set for consideration on Thursday next.

Under a suspension of the rules calling up House bills on the second reading the bill to amend the act entitled an act prohibit the use of pound-nets and purse-nets in the James and Chicksominy rivers below tidewater came up.

Mr. Waddill moved to amend so as to except the waters between the dry-dock in Newport News and Warwick creek, in Warwick county, from the provisions of

The amendment was adopted and the bill ordered to its engrossment. REGISTRATION.

House bill to provide for a new registration in the city of Staunton on the 1st day of May came up. late treasurer of Giles county, and his Mr. Echols, patron of the bill, rose sureties. to favor its passage.

Mr. Elam thought such a measure unsociation of Prince Edward county.

Mr. Waddill wanted to know why the general law would not apply to this.

Mr. Echols said the books were in a fearful condition, mutilated and sorn. general index to deed-books and other The attempt to convey the impression by the gentleman from Louisa that the bill of Richmond. had some political significance and was Making an appropriation for furnish-intended to benefit the Democrats in the ing the new addition to the Central Lu-May election was utterly untrue. The natic Asylum, and for the support of adzentleman was misinformed. The gen- ditional inmates and paying of arrear-

aken in this matter as he often is in without the member knowing it.

Mr. Waddill moved to amend by and re-enact section 1 of an act entitled

eman from Louisa was as much mis- ages.

changing the time for the registration an act to confirm a law passed by the from May to June. The amendment was lost-ayes 23, an act to incorporate the Elizabeth City noes 38—and subsequently reconsidered, accepted by Mr. Echols, and adopted. The bill then had its third reading.

MEDICINE AND SURGERY. Further action on the bill was prerented by the arrival of the time for the special order-the bill to regulate the netice of medicine and surgery in the On motion of Mr. Figgat it was

made the special order for Monday at 1

EXPERIMENTAL STATIONS. Mr. Figgat moved to take up the bill of the debate in the United States Senwhich he had introduced and was on ate on the Blair educational bill, in the the calendar, providing for the accept-ance by the State of the act of Congress which made the appropriation for exthe calendar, providing for the acceptperimental stations and authorizing the opp Virginia Agricultural and Mechanical College at Blacksburg to locate branch Cellege at Blacksburg to locate branch stations in the four sections of the State, be taken up on its engrossment.

Without discussion the bill was ordered

The bill is as follows:

1. Be it enacted by the General As-Be it enacted by the General As-his objections arose not so much from by of Virginia. That the State of political training as from his life studies Virginia hereby assents to the grants of enthe constitutional distribution of money made by and in accordance with the act of Congress approved March 2, 1887, and accepts the same, subject to the conditions and provisions of said act.

e conditions and provisions of said act.

2. The Board of Visitors of the Virwith the great constitutional lawyers of ginia Agricultural and Mechanical Col- the body of which he is a member! lege at Blacksburg, at which an agricul- Garraliel in the law must have been a tural experiment station has already been established, is authorized and empowered to establish in connection with bution" warrant him, no doubt, in dissaid station four branch stations, one in tributing some \$40,000 of the people's each of the four grand divisions of the money for the hire of clerks for senators. tion of the State Board of Agriculture.

ing bills : To authorize the Board of Supervisors have known with equal certainty that of Charlotte county to issue bonds for the retroactive effect of the senatorial do for ourselves, and as our actual wants of a farm for the recognition the purchase of a farm for the reception | clerk bill would cause senators to rely on | and experiences of life are the most use-

of the poor of said county.

To smend and re-enact an act to incorporate the Madison Courthouse and Orange Railroad Company, approved February 1, 1886. To authorize the Radford Land and

Improvement Company to erect a dam while all the expenses of the State gov-across New river. while all the expenses of the State gov-ernment were but \$600,000." No one

tain conditions. To incorporate the Abingdon Railway Company. To authorize the County School Board To authorize the County School Board of Richmond county to appropriate \$100 of the county school fund to the erection reason he was opposed to common

of a school-house in Stonewall school district of said county.

To incorporate the Norfolk and Cape Henry Railroad and Hotel Company.

To incorporate the Virginia Mining and Manufacturing Company.

To incorporate the Berkley Street-Reilway Company.
Incorporating the Berkley and Currituck Turnpike Company.
To incorporate the Lexington Street-

Railway Company.

To authorize the Board of Supervisors of Halifax county to issue its warrant on the treasurer of said county in favor of says that when completed his Semiramis palace will be a more wonderful con-struction than the legendary suspended with interest from February 9, 1877. Granting a loan of arms of the State to the principal of Marion High School, in the county of Smyth.

To authorize the Council of the city of Portsmouth to issue bonds for the

"Mr. James makes a clever, picturesque and curiously suggestive Mephisto."-New York World.

gardens in Babylon.

McGREGOR.

FLAGS AT HALF-MAST.

Turned Up in Texas All Right-Seriously Burned-Railroad, Beligious, and Personal Notes.

CAPTAIN MCCARRICK.

Company of Maryland to acquire, hold, and dispose of a certain tract of land in [Correspondence of the Richmond Dispatch.] NORFOLK, February 4, 1888. All the flags of the shipping in the harbor were at half-mast to-day as a tribute of respect to the memory of the late Captain P. McCarrick. At midnight last night the widely-known veteran To authorize the Board of Supervisors steamboat-man passed away at his residence, on Bute street, after a short illness from pneumonia. Captain McCarrick had been in the employ of the Old mands of George W. Cooper and the executors of P. C. Smith, deceased, Dominion Line ever since the war, and before the war ran a steamboat out of ceping in order certain roads of said this harbor for a number of years. ring the war he was an officer in the Confederate navy. To amend and re-enact an act an-

proved January 16, 1886, entitled an act to allow William H. Ellis to erect a Clara Beaman, the colored servant who fired the residence of the late J. G. Hoiladay, was committed for trial this mornwharf at Franklin City, Accomack coun; This is the first incendiary cap-To repeal sections 1853, 1854, and 1884 tured about here in the act for many of chapter 84 of an act entitled an act to years. revise, arrange, and consolidate into a leather-merchant Thomas H.

code the general statutes of the Com-Hardy, who disappeared and was supmonwealth, approved May 16, 1887, in posed to have drowned himself at Ocean relation to the inspection of flour and View, has turned up in Texas all right. The Atlantic and Danville Railroad Company abandoned Portsmouth yester-To amend and re-enact section 8 of chapter 61 of the Code of Virginia as day and moved all the offices over to amended by an act approved March 30, Norfolk. Rev. George E. Truett will be in-

1887, as amended by an act approved May 21, 1887, and to amend and re-enstalled te-morrow as pastor of Fourth-Street Baptist church, in Portsmouth, act section 12 of said chapter 61 in re-Rev. T. G. Jones, D. D., Rev. A. E. Owen, D. D., Rev. A. B. Dunaway, and Appropriating money to pay for publishing the eighty-second, eighty-third, and eighty-fourth volumes of Virginia Rev. R. W. Cridlin taking part.

Margaret Sumner (colored) was seusly if not fatally burned by her clothes taking fire from a grate at her water in this State. For the relief of Bethel Presbyterian ome, on Cove street, yesterday. The workmen engaged in excavating the Simpson dry-dock at the navy-yard

which there is no recollection. The enterprise of the Young Men's Christian Association ladies in starting a bazaar to assist in furnishing the building merger of the charters of the Wythe, the whole city seems to have taken hold Bland, Carroll, and Grayson telephone of it. The receipts so far cleared are companies and the Wytheville Telephone over \$2,000, and it is confidently ex-Exchange in said company.

To authorize the trustees of the Presbyterian church at Roanoke City to borpeeted that over \$5,000 will be realized.

Observer and the Blair School Bill. To authorize the Board of Supervisors To the Editor of the Dispatch:

"Observer" seems so stirred up by build bridges in said county.

To amend sections 23 and 8 of an act passed March 14, 1853, entitled an act to your columns again if you will allow us to do so.

"Observer" says he learned by "a positive affirmation of the Washington Post that if the Blair school bill passed Congress the President would veto it. and so in kindness to him Le thought admonish him as to the sentiment of people of the South with reference to the Blair bill.

Just so. What we characterized as unfortunate and in bad taste in "Oberver's" article was this very potent admonition to the President to consider well the consequences of the veto to him, since it would lose him the support of Virginia and North Carolina in the next election for President, and they were necessary to secure his re-election. This view of the matter was rather more han an effort to enlighten the President on the constitutionality or expediency of the measure "Observer" had so much at heart; and so "C.," looking at it figuratively, conceived there was some-thing like a bomb behind this admonition, since the popular method of moving great men is to resort to some such vigorous measure. We did not have fear for the President's safety on that the public might distrust the integrity of the President's views in approval of the bill after the prediction of the serious consequences of a veto to Legislature of North Carolina, entitled

Now the great tressure of the people in the veto or approval of the President of any bill is in his sincere and independent opinion of the propriety and constitutionality of it. This is what the Constitution provided it for, and anything that we may do calculated to swerve him from this great duty is a grave wrong to the whole country as well as against the virtue, dignity, and honor of the Cnief Magistrate of the

We may discuss the value or constitutionality of proposed measures, but not infringe upon the privileges or duty of those who are to bear the responsibility clabama, made himself conspicuous, if of their approval or rejection as a law of the country. The Judge should hear and consider the arguments of counsel on both sides, but it would not do for either of them to say if your Honor should decide against us you will never be elected judge again.

This is all we simed to impress upon "Observer"; and as to our being op-posed to the Blair bill we confess ourselves amenable to the charge, and we from ever getting the milk out of that | years: \$77,000,000 cocosnut. Food and raiment and home and han-

piness are far more indispensable to man than education, which like flowers that the women decorate their persons with become mighty common as they become TO LEND, universal and as they are discovered in needful circumstances to be of neither utility or sustenance. true, of a primary and simple character is within the reach of every child without State, the location of said branch stations to be made upon the recommendation for educational purposes. He is the aid of Government; and so far as the motive of learning is happiness, we may delphic in his oracular warnings "He affirm that the contest between knowledge 3. This act shall be in force from its knew," he said, "that the retroactive and ignorance for the greatest hapeffect of the bill upon the schools would be to cause them to rely on the Government of the United States and to dissomight afford to experiment on those The Governor has approved the followig bills:

To authorize the Board of Supervisors

To authorize the Board of Supervisors

ment of the United States and to dissoment on those on home and States and to dissoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and theresoment on those into the world in ignorance, and there-some and all modern conventages; complete in every way: 1300 per annum.

BRICK DWELLING No. 24 south Adams street; one we may take credit for what we shall ful as well as the most successful teach-"The schoolmaster," he continued, providence and wisdom of God in his ers, we need not so much distrust the "intended to take possession of the land, and this bill would give him in the make knowledge common, for it would then have to go without compensation, while all the expenses of the State government were but \$600,000." No one bliss. The Blair bill will attempt to stuff into idly-disposed whites and blacks the To amend and re-enact section 3 of an act approved February 18, 1886, entitled an act for the better protection of game in Henry county.

To authorize the county of Madison

To authorize the county of Madison

To authorize the county of Madison to subscribe to the stock of the Madison Courthouse and Orange railroad on cer"understood" in the schools of that other enjoyments than that of procuring other enjoyments than that of procuring bread by the sweat of the brow. We are exposing ourselves to denun-ciation. Well, let it be; the poor over-

He believed that education was safer in the hands of the fathers and mothers labored son of toil will in the end cleave to our views, for it is not the rich alone that will educate his child; but the tax for it will come home to him and will chools, and of course opposed to the increase his burthen, and his educated child will be returned to him ignorant of fe 5-1t education of the masses, insamuch as large numbers of the fathers and mothers large numbers of the fathers and mothers in Alabama have either the capacity nor capital to educate their children. He concluded by expressing the hope that he would never again be called on to speak on the Blair bill. So mote it be.

Child will be returned to him ignorant of the interpretation of the sympathy with him, too, in a great measure, and their association will not be the happiest. The parents will need his help, and he will be unturated to him ignorant of the interpretation of the interpret to speak on the Blair bill. So mote it be. and professors they will do, but the country will not want 40,000,000 of them in a hurry. It will want workers, though, and 40,000,000 of honest workers can always find happiness in work and rest seventh streets; 15 rooms each.

ERICK TENEMENT corner Franklin and Seventh streets; 8 rooms. Millionaire Fay, the eccentric American Crossus who is building himself a veritable castle in the air in Mexico, from their toil in the sound sleep of a

the subject of book education, that "educated labor" is the indispensable need of the whole country. They are ringing continually in the people's ears that an educated man can do everything A TRIBUTE OF RESPECT TO THE LATE on earth better than a man that had not been lit up with book knowledge. What flummery we have in all this. If these educational crazists will only go to the "faith-cure people" (one of whom we learn is now in the city) they will learn that they are behind the times. Faith is the thing, and not works. But Holy Writ says faith without works will not do, and we say education with-At the rate of out works will not do. At the rate of the present educational plan editors may be got ere long at \$10 a week and laborers will bring \$20 a week, and neither will be able to live at such wages after education and the attendant require-ments of the enlightened generation which education is to give us will have made the expense of living beyond all our earnings. We read a paragraph that was being paraded in the papers a few days ago where some graduates of a university were gracefully plying sledges in a foundry. The piece was seeming-ly intended to display the possibility of graduates being used as laborers. To he skilled and enduring champions of such establishments these graduates appeared like clowns in a circus. The would require years of experience and hard knocks before they could have the wind and muscle, and ere this period and been reached they will have cursed the works and quit covered all over with the shining glory of educated labor.

Weathere firmly to the opinion (though "Observer" may think it obstinacy) that we are overdoing the work of education and that the popular voice of the country is at least opposed to the Blair bill. It is the people you do not hear from

in this hour of wrangling over the \$77,000,000 that will settle the mash of this bill. Quiet, thinking people are not given to sputter and dash, but will set when the time comes; and this extraordinary measure for undermining State authority and dignity and the personal liberties of our people will never have come across a regular graveyard of receive their support.

## SAVED HIS LEG! SCROFULA

BONE GURED!

Lithoxia, Ga., August 11, 1887.
The Swift Spacific Co., Atlanca, Ga.:
Gentlemen—I have been affilted with ulceration of the lags ever since I was child, the discuss undoubtedly being here ditary, as my mother suiffered from seroful cus symptoms. As I alvanced to manhoo my efficient increased until the maintiensely repromes. As I advanced from anhead my effliction increased until the maiad became harrassing and painful herond the power of words to describe. My right lepartinularly became fearfully involved, the left leg being less painfully affected. Finally, about fourteen years ago, the ulcers on my right leg have attend through the flesh into the bone. In order to save my life the doctors determined to amputate my leg below the knee. The operation was successfully performed by Dr. H. V. M. Miller of Atlanta, and Dr. W. P. Bond, of Lithenha. But the loss of my log gave me only temporary redef. The posons was still in my system and soon began to show itself again. In a short line after large ulcer appeared on my left of covering it from the knee to the instell requesting while at work I could be tracked by the blood which cozed from the huge cors, and the sores and rottening holes eroso offensive that my fellow workmen and not stand the stench and would move tay from me. from my serious and the vicinity serious of the consented to do so, and the consented the consented

Treatise on Blood and Skin Diseases mailed free.

THE SWIFT STREET Con. Drawer 3, Atlanta, Ga.

FINANCIAL.

WE HAVE THE FOLLOWING AMOUNTS TO LOAN ON CITY REAL J. THOMPSON BROWN & CO. \$12,000, \$2,000, 1,700. 7,000.

4,500, 800. 3.000. 600. Interest 5 per cent. Time, one to five years

We have the following sums TO LEND on Rich-

\$ 1,000) \$ 3,000 - Interest only 6 per cent. \$10,000) Charges moderate.

RAWLINGS & ROSE,
Head Estate Brokers,
No. 11 north Tenth street. MONEY TO LOAN ON RICHMOND

REAL ESTATE-56409, \$4,520, \$2,000, and \$1,000-at 6 per cent. Long time. Charges moderate.

FIRANK D. HILL & CO.

6 5-2t Snorth Eleventh street.

would gladly if we could prevent by every legal means Blair and his followers amounts to Loan on improved city every legal means bear and his followers.

\$2,500, \$1,000. ite. JOHN T. GODDIN, Heal Estate Agent, Bank and Eleventh streets. fe S-F#Sugt \$5,000, \$10,000. MANNING C. STAPLES & CO.

de 25-Su&Th3m FOR RENT. DWELLINGS FOR RENT. NEW BRICK DWELLING No. 910 Floyd street;

per annum.
For particulars apply to
RAWLINGS \* ROSE, FOR RENT.

FEBRUARY RENT-LIST now ready, containing description, location, and prices of all kinds of PROPERTY FOR HENT. Call for it. J. THOMPSON BROWN & CO., fe 5-2t H13 Main street.

DWELLINGS FOR RENT. 408 east Marshall: 15 rooms.
913 east Marshall: 15 rooms.
These houses are in elegant neighborhoods, all modern improvements, and will be rented low to immediate tenants.
FixAN D. Hill & CO.,
Heal Setate Agents.

FOR RENT, THAT CENTRAL-LY-LOCATED RESIDENCE No. 400 and the Twe-fith street, containing it rooms and all modern conveniences. Will be rented low to

223 west Broad; eight rooms over store.
FRANK D. HILL & CO.
fe 5-21 6 north Eleventh stre

Seventh streets; 8 rooms, fe 5-1t

quiet conscience.

"The poor ye will always have with you," and education will not make us rich, for the rich are getting poor and the poor getting rich.

The great trouble of this day and generation is that so many politicians and writers have gone apparently crazy on the street.

SOFTON & CO.

FOR RENT, A STABLE; \$5 A continue to the street.

FOR RENT, LARGE AND of the street.

FOR RENT, LARGE AND of the street.

SOFTON & CO.

FULL WEIGHT PURE CREAM

is the Strongest, Purest, and most Healthful. Dr. Price's Cream Baking Powder does not con-ain Ammoula, Lime, or Alum. Sold only in

PRICE BAKING POWDER CO. NEW YORK, CHICAGO, [se 3-d&wlytchristorip]

AUCTION SALES-Monday. TIGH - CONSTABLE'S SALE. will sell at public auction on MONDAY THE STR DAY OF FEBRUARY, 1888, 10% o'clock A. M., at my office, No. 1306 east ranklin street, the following PROPERTY to Franklin street, the following PROPERTY to sanisfy sundry write in my bands:

WARDROBES, MARBLE TOP BUREAUS, MARBLE TOP BUREAUS, MARBLE TOP TABLE TOP TABLE TO PERSON TOPEL TABLE TO TABLES, TOWEL-RACKS, WASHSTANDS AND TARLES, TOWEL-RACKS, WASHSTANDS AND TARLES, TOWEL-RACKS, CANE. AND WOOD-SEAT CHAIRS, CANE. AND WOOD-SEAT CHAIRS, CANE. TRINKS, LOUNGES, CHROMOS, CLOCKS, CARPETS, MATTING, STOYES, SMAIL HOT OF GROCERIES, LAUNDRY SOAP, OIL-CAN.

COUNTER-SCALES, OYSTER-COUNTER, &C. TERMS: Cash. E. C. GARRISON, fed High Constable City of Richmond.

DELINQUENT LAND SALE. DELINQUENTS, TAKE NOTICE.

ON MONDAY, FREECARY 5, 1888, that being the first day of the Hustings Court of the city. I Richmond, I will offer for public sale ALL THE REAL ESTATE BELONGING TO DELINQUENT TAX-PAYERS, a description of which Real Estate can be seen in the Clerk's Office and at my office.

Assistant Treasurer, December 13, 1887. de 13,87,Jail,30,81&Fe5 By George W. Mayo, Auctioneer,

(Jno. E. Laughton, Jr., Salesman,) No. 24 Ninth street, GENERAL ASSORTMENT OF TION.—My regular sale of HOTSEHOLD FUR-NITURE AND MISCELLANEOUS ARTICLES MONDAY

MONDAY

at 10:30 o'clock. The collection is a very good one, and should attract the attention of house-keepers.

Several good Cooking- and Heating-Stoves have been received; several Matthes-Too Chamber Suits, Feather Beds and Mattresses, and a large and general collection of useful miscellaneous housekeeping articles.

Auctioneser.

(Juc. E. Laughter, Jr., Salesman,) fe.5

By Fred. H. Williams, Auctioneer, No. 218 north Nineteenth street, CONTINUATION SALE

WATCHES, JEWELRY, MUSICAL INSTRU- WIT MENTS, &c., at auction, commencing at 10% A. M. and 4 P. M., until the whole stock is dis-

change of business, and parties in want should fe 5-11\* attend. A UCTION SALE OF 50 BARRELS
A APPLES, Some of them are Fascy Jonson Winters and Winesaps, A lot of CHOICE
DATES AND RAISINS—I o'clock MONDAY.
Trade invited to strend. L. POWERS, 12'2 Cary street.

posed of. This is a positive sale to make a

REAL ENTATE AT PRIVATE NALE. ON THE MARKET.

elte the new Clay Ward market site. Call n and purchase before the price is raised out of ight. CHEWNING & ROSE, Agents, fe 5-codst No. 5 north Tenth strest.

So,000 will buy a NICE BRICK STORE AND DWELLING in the now rapidly-improving part of west broad street, Apply early and secure this bergain. HENRY L STAPLES & CO., fe 5-11 1103 Main street.

diately erected on this great result bounces out of west broad street, Apply early and secure this bergain. HENRY L STAPLES & CO., fe 5-11 1103 Main street.

CHOICE LOTS FOR SALE AT CREWE.

Store and Dwelling Sites

CREWE, VA.,

Norfolk and Wastern rathroad. The certainty of this town having a population

of 1,500 within one year renders it a desirable place for Investors.

Houses are greatly needed to accommodate the shop-, train-, and other railroad employees to be moved to CR&WE on June 1, 1888.

THURSDAY, FERSUARY 15, 1889.

TRAINS: Cash enough to defray expenses and the same of the same of

C. D. EPES,

Malcolm W. Bryan,

SPLENDID INVESTMENT. TWO MEDIUM-SIZED HOUSES on Marshall between Seventh and Eighth streets; nearly new, well arranged, and having modern conveniences. Will make good homes or rent well. N. W. BOWE,

fe 3,5,8,10,12&15

Real Estate and Loans. REAL ESTATE AGENTS, &c. MONEY TO LEND UPON REAL ESTATE OR COLLATERAL

SECURITY. RENTS COLLECTED

returns made to suit the owners. Libera advances made. DEEDS WRITTEN and acknowledgment All kinds of COUNTRY and CITY REAL ES-

HOUSES SOLD, BUILT, and REPAIRED on nonthly instalments.

Apply for "VIRGINIA LAND GUIDE."
GEORGE E. CRAWFORD,
Real Hetate Agent, Auctioneer,
Broker, and Notary Public,
ja 27-cod3m 1086 Bank street.

LIME, CEMENT, PLASTER, &c. OVA-SCOTIA LAND PLASTER, the cheapest fertilizer known. For clover, mothy, corn and tobacco-pinate it cahnet be qualled. It is worthless unless fresh ground. I have the only mill in the city, and grind fresh as ordered.

Lime, Plaster, Cement, Laths, & C., foot of Seventeenth street, Shockee Mills.

THE HANNAH MORE ACADEMY THE HANNAR MORE ACADEM AT THE DIOCESAN SCHOOL FOR GIRLS—afteen miles from Baitimore (W. M. B. R.). Founded in 1832. Eleven teachers; healthy location; careful testing; theorough instruction in Sagrian, the Classics, Modern Languages, Music, and Art. Ray. ARTHURJ, RICH, A. M., M. D., is 10-1m.

AUCTION SALES Puture Days. By Poindexter & Dencon, Real Estate Agents and Auctioneers 1908 Main street. COMMISSIONERS' SALE OF VERY COMMISSIONERS SALE OF VERY DESIRABLE NEW TWO-STORY PRAME DWELLING NO. 812 ST. PAUL STREET. By virtue of two decrees of the Chancery Court of the city of Richmond, entered on the Eth day of December, 1887, and 2d day of February, 1888, in the cause of John M. Goddin's administrator ex. C. W. S. Walker and others, wa will sen by public auction, on the premises, on

PRIDAY, PERSUARY 10, 1888.

FRIDAY, FREEZRY 10, 1898,
at 4 o'clock P. M., the above-described PRO.
PERTY, situated on the west side of at Paul
street between Duval and Raker streets. The
lot commences 175 feet south of Raker, fronts on
St. Paul street 22 feet, thence back 65 feet 3
inches, more or less.

The improvements consist of a TWO-STORY
FRAME BWELLING with eight rooms, with
bath-room and culvert connections. The house
is comparatively new and built in the best manner.

with interest from September 0, 1886, and But at with interest from September 10, 1886, and But at with interest from March 10, 1881; the salance at six and twelve months, the purchaser to give his negotiable notes, with interest, and title returned until the whole purchase money is paid and conveyance ordered by the Court.

ALEX G. COLLINS.
Starial Commissioners

POINDRATER & DENOON, Auctioneas

GODDIN'S ADMINISTRATOR, PLAINTIFF, ADMINIST WALKER AND OTHERS, DEFENDANTS—IN THE CHASCREY COURT OF THE CITY OF HUTHORN, I, Benjamin H. Berry, clerk of said court, estify that the bond required of the special commissioners by the decree in said cause of Lecember 29, 1887, has been duly given.

Given under my hand this 7th day of January, 1888.

BENJAMIN B. BERGY,

By Sampson & Adamson Real Estate Auctioneers and Insurance Agenta, Bull street, Manchester, Va.

A UCTION SALE.—A RARE CHANCE TO BUY A SMALL BUT COM. FORTABLE HOME IN THE CITY OF MAN. CHESTER, VA., ON GOOD TERMS.—At the requested the owner we will sell at public access. on the premises, on TUESDAY, FERRUARY 7, 1885

alley. THIS DWELLING IS use and class order; it contains the rooms as THIS PROPERTY is just beyond the limits of Manchester, and consequently from city taxes; at the same line it four or live blocks of attendance, mark and is convenient to highword and

TRANS: Liberal, and made known atsale, SAMPSON & ADAMSON By Sampson & Adamson Real Estate Auctioneers and insurance Agents,

Hall street, Manchesier, Va. AUCTION SALE OF A FIRST.

premises, on WEDNESDAY, Fundant 8, 18 at 400 o'clock P. M., that VERY Do HOUSE AND LOT, freeling 8 feet street and running beat 105 feet. (As its a two-story building, containing seven halls and profits both case and from first-class order. There are a number of the second street.) in fact, averyining has been done to m property a confortable home. At pre-property is reuted, and will make a po-

by George W. Mayo, Auctioneer, (Jun. E. Laughton, Jr., Salesman,) No. 24 Ninth street. DAWNBROKER'S SALE OF NEW

AND SECOND-HAND CLOTHING, PISTOLS, GULD AND SILVER WATCHES MISCELLANEOUS ARTICLES AT ALCI TUESDAY THE TTE INSTANT. at 1425 east Main street, of GOLD and SILVER at 10% o'clock, I will sell at my suction-house, TELST ITS OF MEN'S CLOTHING, TEL LINE OF CASSIMERE PAN'S, DATS, VESTS, OLD AND SILVER WATCHES,

GUNS, PISTOLS,
MISCELLANE JUS ARTICLES.
To be sold in lots to suit purchasers,
fe 5 GRORGE W. MAYO, Auctioneer. By J. Thompson Brown & Co.,

Real Estate Agents and Auctionoers, 1113 Main street. BROAD-STREET PROPERTY.

THURSDAY, FERRUARY 9, 1888 That MOST DENIRABLE LOT of 120 feet front, at 4:30 of locks P. M. ye above VERY DE northwest corner of Linden and Cary streets, will be sold as a whole or in part. This lot is not not part to the not long on the market, but is almost immediately streets, with a depit of 120 feet to an all streets.

By J. Thompson Brown & Co.,

Real Estate Agents and Austiche 1113 Main street. 12 PER CENT. NET.

PUBLIC SALE OF PUBLIC SALE OF NEAT TWO-STORY BRICK DWBLLING, NO. 1818 MARSHALL STREET, BETWEEN EIGHTKENTH AND KINETRENTH STREETS, NEAR DOINGS-WILL PARK.

By request of the owner, a non-resident who is compelled to raise money, we will sell at public auction, on the premises, weight of the premises,
weight of the state omety as an investment.
TERMS: Easy, and announced at sale.
J. THOMPSON BROWN & CO.

fe 4 By George E. Crawford, Real Estate Agent and Auctioneer, TRUSTEE'S SALE OF 85 4 1

No. 5 north Tenth street.

HOU, on the premises, on WEDNESDAY, FURNIARY 8, 1888, at the groups P. M., the above-described PERTY. The dwelling contains six now good order. The lot has a front of 21 fee depth of 113% feet. Come to the sale and barrain.

CHEWNING & ROSE, Auctioneers. By N. W. Bowe, Real Estate Auctioneer.

NESS, 1 WHEAT-FAN,

CERGEANT'S SALE

On WEDNESDAY FRREYAR'S, 1888, at 11 o'clock A. M., we will sell, by such westbrook," the late residence of Colore B. Young, decreased, about three miles to the city, between the Brook and Hermitage the following PERSONAL PROPERTY:

1 BAY HORSE, NO HARNISS. BAY HORSE, CARRIAGE AND HABNESS, BUGGY AND HARNESS, SINGLE CARRIAGE AND HARNESS, CARTS AND HARNESS, DOUBLE AND 2 SINGLE PLOWS AND BAS-

Grouge W. MAYO, Auctioness.

ACRES OF LAND IN BENERICO COUON NINEMILE ROAD FIVE MILES F
THE CITY OF RIGHMOND.—By virtue of a
of trust, dated February 17, 1875, and dutcorried in Hearton County Court, and at it
quest of the holder of notes thorein secured
fault baying been made, I will sell by p
another.

GEORGE E. CRANFORD, Auctioneer. By Chewaing & Ross. Real Estate Auctioneers and Brokers,

TRUSTEES' AUCTION SALE OF PRESENTAGE OF A COLITION SAID.

FRAME DWELLING, No. 409 WEST!
STREET.—In execution of a certain of
trust from Thomas Washington and Bet
wife, bearing date on the Hd day of Fet
ISSS, and duly recorded in the clerks of
the Richmood Chancery Court, Deed. Soc.
page 3t, default having been made in to
mout of the note thereby secured, the
signed trustees, belay required so to de
holder of said note, will proceed to self-tion, on the premises, an

bargain.
TERMS: By consent, one third in cash
residue in six and twairs months, to residue in six and besive months, it added, and secured by a deed of trust.

A. J. CHEWNING
EDWARD S. ROS

EXECUTOR'S SALE OF PER-

PANNIE C. YOUNG, Executris: JOHN B. YOUNG, Executor of John B. Young, Secused.

By virtue of an order of the Hustings Court of the city of Richmond entered in the case of Prosser on Magruder, I will sell at the acceptance of George W. Maye, No. 28 north Mink Street, on THURSDAY, FRENCHY S. 1883, C. SMITS. GOLD WATCH.

Surreant of the City of Richmond.